SPECIAL NOTICES.

THE ANNUAL MEETING OF SUCH LOT HOLDers as are members of Oak Cill Cemetery Company will be held at the office of the company on MONDAY, June 5, 1905, at 5 o'clock p.m., for the purpose of electing a board of managers for the ensuing year. HENRY S. MATTHEWS, Secretary, my29-m.w.Sa,3t

my29-m,w,Sa,St

HARDWARE STORES CLOSE AT FIVE P.M.
AND ONE O'CLOCK SATURDAYS DURING
JUNE, JULY AND AUGUST:
Barber & Ross.
J. B. Kendall,
D. E. Burton.
Fries, Beall & Co.
Rudolph & West Company.
my29.31 Jel. 14,29 Jy10,17,30 au5,12

DURING JUNE, JULY AND AUGUST WE WILL close at 5 p.m. except Saturday: Saturday at 1 p.m. CHAS, G. STOTT & CO..

Paper Dealers and Stationers, 309 9th n.w.

Points of Superiority Invariably Found in "Snyder-made" Clothes:

-Absolutely satisfactory fit.

-Unquestionably correct style.

-Exclusiveness of fabrics.

E. H. SNYDER & CO., TAILORS AND IMPORTERS, IIII Pa. ave.

Moth-Proof Bags, 40c ro 70c -ALL SIZES-big ones for -overcoats, etc.-smaller sizes -for suits and less bulky articles. -Fresh stock.

E.MORRISON PAPER CO., 1009 PENNSYLVANIA AVENUB. my29-d,eSu,14

Blank Books of Extra Excellence made and ruled especially for your business. Factory prices.
HODGES' BOOKBINDERY.
420-22 11th st.—next Star.

Hutchinson & McCarthy, Specialists in fine bath room plumb-

ing. Estimates free. 520 10th St.-my 29-6d

All Roof Troubles Coberth, Practical Tinner, 812 14th st. n.w. Stove Expert. Phone M. 2739.

The Only Company In the United States where the stockholders are liable for all the debts of the corporation to the full extent of their private fortunes is The Pacific Mutual Life Ins. Co. of California. S. P. FICKLEN, General Agent, mb24-78t,eSu.11 310-311 Bond bldg.

Try 'Nukote' on the Floors. It's unquestionably the test floor finish. It makes old floors practically new. In 7 shades, Ot. 75c. E. J. Murphy & Co., 1108 G St.N.W.

Expert Attention to Roofs —is necessary if you'll have them permanently cured of leaks. We offer you the best repairing services. Moderate charges.

Chemical Roof Paint Co., T. J. Donovan, Mgr., Phenical Roof Paint Co., T. J. Donovan, Phenical Roof Paint Co., T. J. Dono

We stop leaks in roofs and they "stay stopped."

-A written guarantee with
-every Job. Sole proprietors
of Graftonic Roof Paint.
Grafton & Son, "doding Experts."
714 9th st. Remember to See Cotter

-about having IRON-CLAD PAINT put on the roof. It's an excellent quality Paint, a safeguard F. COTTER, Espert Roof 711 G st. n.w. Phone M. 3710.

-It pays to patronize a tailor like Owen, whose work always proves entirely satisfactory.

Owen, Tailor, 423 11th.

-Orders for Laths can't come too big for us to fill. " - Millions of sound Spruce Laths from Maine
" on hand to sell at the lowest market price.

Thos. W. Smith, 1st st. & Ind. ave.
Woodworking Factory, 1st and O sts. s.e.
my27-d, eSq-10

JESSE B. SCHAFHIRT. Dentist.

Has removed his office to F st., corner of 11th. Over Berry & Whitmore, jewelers. Entrance 11th st. 'Phone M. 2231, my20-30t.8

GEORGETOWN GAS LIGHT COMPANY,
1118 29th st. n.w., May 20, 1905.
A meeting of the stockholders of this company
for the election of seven directors will be held
at this office Monday, June 5, 1805. Polls open
from 1 to 2 o'close p.m.
FRANK PAUL LEETCH, mv20-14t

"ALL ABOUT REAL ESTATE. A. F. FOX COMPANY.

Established 1876. Incorporated 1900.

AN OLD FIRM IN NEW OFFICES.

N.e. corner 14th st. and New York ave.

"Every dollar yes plant in good ground grows."

MONEY-

41/2% & 5%. We make large and small loans. Least possible delay.

STONE & FAIRFAX, 804-806-803 F Street.

W. T. BALDUS, M. D., PH. D., GERMAN SPE-chalist on Nervous, Kidney and other Diseases, Doctor's service and medicine, \$2. Tel. Main 2516, Hours, 10 to 1, 4 to 9. S.E. cor. 6th and Fn.w.

THE SECOND REGULAR SEMI-ANNUAL DIVI-dend of two and one-half (245%) per cent has been declared on the preferred stock of the Wash-ington Railiny and Electric Company, payable June 1, 1905, to stockholders of record May 22, 1905. Books for the transfer of stock will be closed from May 22 to June 1, 1905, both dates inclusive.

JAS. B. LACKEY. Secretary, mv4 5,8,10,12,16,18,19,20,21,22,23,24,26,28,29,31 je1

DR. JAEGER'S SANITARY PURE WOOL UNDERWEAR Agency TYSSOWSKI BROS.,

726 15TH ST. Diemei Linen Mesh. Shirt Makers. Developing FREE.

All anti-trust films sold by us will be developed free. Try our Anti-Trust Photo Papers. They satisfy M. A. LEESE, Popular Price Optician.

ENPERT WATCH REPAIRING AT PRICES THAT will surprise you. Watches cleaned, 75c.; main-spr'gs, 75c.; crystals, 10c. Foreign watches, French clocks and music boxes a specialty. All work warranted 1 yr. MAX GREENBERG, 523 10th n.w. fe7-tf,5d,eSu

H. ROSENBERG HAS REMOVED HIS FURNI-ture store from 639 La. ave. to 712 K st. n.w., where he will be pleased to see his old friends. 2a17-tf

SPIRITUALISM.

MR. KEELER,
THE SLATE-WRITING MEDIUM OF 918 H
STREET, WILL RESUME HIS SEANCES IN
ABOUT TWO WEEKS, my27-31* MR. E. MILLON, PSYCHIC, 914 NEW YORK ave. n.w,...Automatic reading on all subjects. Independent writing obtained on paper or slates. my13-44t*

STEAMSHIPS.

PEOPLE'S LINE New York-Albany.

Hudson River by Searchlight. Steamers "C. W. MORSE," odd dates, June and July, and ADIRONDACK, leave Pier No. 32, N. R., foot of Canal Street, 6 P.M., and West 129th Street 6:30 P.M. week days and Sundays. Direct connection at Albaby with express trains for Saratoga, Lake George, Lake Champlain, Adirondack Moantains, Thousand Islands, Niagara Falls, Sharon Springs and all Northern and Eastern summer resorts. Orchestra on steamers, Automobiles carried. Time-table and excursion book free, "Besantiful Hudson by Searchlight," 10c. my 29-30t. 21

Base Ball Games Tomorrow.

- Two games will be played by each of the

STILL IN COMMOTION

Students of Eastern High School Not Pacified.

THE PRINCIPAL FIRM

SUPERINTENDENT A. T. STUART VISITS THE BUILDING.

Situation Deplored by Authorities, Who Are Anxious to Maintain Discipline in the Schools.

There is an atmosphere of suppressed excitement at the Eastern High School today. Principal, teachers and pupils are awaiting developments in the case of alleged insubordination of the members of the cadet company which came to public attention Thursday last. Thus far no punishment has been meted out to the boys, although as a body they have not yet apologized to Principal M. F. F. Swartzell for their action in walking out of the school and defying his authority.

An investigation of the affair is being made by Mr. Swartzell, and also by Director Hughes of the high schools. In addition Mr. A. T. Stuart, superintendnt of schools, is attempting to ascertain the facts. He visited the building this morning and remained several hours talking with Mr. Swartzell and the teachers. In case the matter is brought to him officially through a report from Mr. Hughes he wishes to know how to act.

The situation at the school may be summed up as follows:

Many of the boys, particularly Capt. F. Harman Linthicum and the more peaceable element among the members of the cadet company, are willing to acknowledge that the company did wrong in "striking" and ask for forgiveness for all the mem-bers. Capt. Linthicum, who was not present when the "walk-out" occurred and says he would not have countenanced it for a moment, is the leading spirit in the movement for conciliation. The reason why these boys have not apologized to Mr. Swartzell and in a large measure the reason why the entire student body is inclin-ed to stand with the unruly cadets in the matter is conceded to be that there is a feeling among them that "knuckling under" in this instance will have a tendency to throw favorable light upon other actions of the principal and lesson their chances of redress for previous grievances.

Principal Swartzell's Statement. From the principal's side the case is clear. While he says he received his instructions from Mr. Hughes not to allow the demonstration of Thursday last, he declares that he does not wish to shift the responsibility for his action and that he was heartily in favor of the attitude of the director. He holds that his action in the matter was the only reasonable one under the circumstances, and wants the boys to see it in this

He is waiting to see whether the latter will concede that he is right in his position, but will not say what his subsequent attitude will be. Mr. Hughes and Mr. Stuart are looking into the matter from an official viewpoint in an effort to uphold the discipline of the pubic schools and settle the matter justly to all

The boys very generally declare that if the principal attempts to force them to apologize, or if he suspends any of their number or participation in the affair of last Thurs- \$9,988; congregational, \$140,416; total, \$245,they will go on another revolt. captain of the company does not stand with them on this point, however, preferring to keep out of the trouble except in so far as to attempt to pacify the boys and conciliate the faculty.

Director Hughes' Order.

In connection with the case the order issued by Director P. M. Hughes, covering the case which has subsequently developed at the Eastern, is interesting. It was as follows:

"Principals will please caution all pupils, including cadets, against disorderly demonstrations of all sorts during the night after the drill and also the day following. Whichever company wins can well afford to dis-pense with the congratulatory visits by groups from other schools. In the same way the company, as well as the school, which wins has but little of the stuff of which becomes or soldiers are made if it can which heroes or soldiers are made if it cannot control itself in its success.

"The visiting of groups of cadets or other pupils to or from any school on the day fol-lowing the drill is not to be tolerated for a moment."

A question which everyone is asking at the school and which specially occupies the mind of Principal Swartzell is: What has become of the petition asking for Mr. Swartzell's removal, signed by a large number of the cadets?

Students Are Anxious.

Knowing that the principal is anxious to get hold of it, the cadets fear he wants to gi suspend or expel the signers, and are therefore keeping "mum" in regard to its whereabouts, although some of them know its resting place. It is rumored that Mr. Swartzell has threatened to suspend the signers, and this has incensed the students, who claim the right of petition with all the vehemence of full-fledged citizens of the na-

Captain Linthicum held a conference with the principal this forenoon, and told him that in his opinion the cadets were being blamed for more than was right. He declared that an effigy of Mr. Swartzell, which was hung upon a lamp post opposite the school building Thursday last, was made by an cutsider, a former student at the school, who bore a grudge against the principal. This boy, said Captain Linthicum, was assisted by several men, citizens of East Washington. The captain positively refused to divulge the names of

the boy or his helpers.
Linthicum, by deliberate Intent, was not present during the disturbance. He learned that a number of the cadets were waiting for him on the exterior of the building Thursday afternoon, and, not wishing to become a participant in the action of the boys, whom he formerly had been unable to control, he left the building by a back door and went home. He says he learned of what happened later from a number of

FIRST SERVICE HELD.

Opening of the New Church of United Brethren.

The first service to be held in the edifice of the new Memorial Church of the United Brethren in Christ, at the corner of North Capitol and R streets, was held yesterday morning at 11 o'clock before a large audience. Bishop J. S. Mills of the Pennsylvania conference preached the sermon, taking as his text Matthew 5:17: "Think not that I am come to destroy the law and the prophets; I am not come to destroy, but to fulfill."

Immediately after the close of the bishop's address the pastor of the church, the Rev. W. J. Houck, read the report of the treasurer of the building fund, which showed the receipts to be over \$32,000, while the dis-bursements were \$31,000. The liabilities bursements were \$31,000. The liabilities consisted of a loan of \$15,000, while the re-sources were \$6,000. This left the church with an indebtedness of \$9,000, about \$3,000 of which was subscribed after the sermon yesterday morning and the greater portion of the balance at the evening service. At 3 o'clock in the afternoon a service was seld in the church and addresses were made

by Rev. W. H. Washinger, Rev. J. B. Champerlain and Rev. J. M. McGill. At the evening service, when the dedicatory exercises took place, the church was crowded, and Two games will be played by each of the American League teams will be played by each of the American League teams tomorrow, as follows: Philadelphia vs. New York, 10:30 a.m., 10:30 p.m.; Washington vs. Boston, 10:30 a.m., 10:30 p.m.; Cleveland vs. St. Louis. 10:30 p.m.; Chicago vs. Detroit, 10:30 a.m., 10:30 p.m.; The results will be posted by infings at The Star office as usual.

Two games will be played by each of the dedicatory exercises to down at 2:30 o'clock, and corton at 2:30 o'clock, and corto

DR. RADCLIFFE'S TERM AT NEW YORK AVENUE CHURCH.

The close of the tenth year of the pastorate of the New York Avenue Presbyterian Church was the occasion at the service yesterday morning of looking backward with the view of encouragement and inspiration 20 MILLIONS INVOLVED NOT AT ALL SATISFIED for the future. An interesting review of the decade closed was made by the pastor, Rev. Dr. Wallace Radcliffe, and his statement of the progress and work of this large organization was followed with close attention by

the congregation. Dr. Radcliffe spoke of some of the things that the New York Avenue Church stands | Supreme Court Ruling Handed Down | President to Go to Brooklyn Tonight for, and in the enumeration was the importance of the sermon, the prime function he maintained, of the minister. He said the church stands for the old gospel, the inspiration of the Bible and infallibility as a rule for faith and practice; for the Calvin istic system of doctrine; for orderliness of worship and for catholicity.

He spoke of the changes which had taker place in the city, which had resulted, for one thing, in making more clear what he



Rev. Dr. Wallace Radcliffe.

nad perceived when he came to the congregation ten years ago, that it is a downtown church. The enthusiasm of the congregation in carrying on the work and the liberal contributions as well as the effectiveness o the various church organizations afforded ample evidence of the life and activity of the church and its filling the important place which it had occupied for so many

Statistical Showing.

Figures showing some of the results of the active life of the church were read and commented upon by Dr. Radcliffe at the close of the service and were also printed for the information of the congregation. They are as follows:

Received on confession, 478; received on certificate, 321; dismissed, 283; deceased, 113; reserve roll, 211; communicants, 1,250; paptisms, adults, 60; baptisms, infants, 161; Sunday school membership, 750.

Money contributed-Home missions, \$58, 816; foreign missions, \$21,843; education of ministry, \$680; Presbyterian Sunday school work, \$1,309; church erection, \$3,421; ministerial relief, \$992; freedmen, \$983; synodical home missions, \$4,796; college aid, \$1,012; general assembly, \$1,107; miscellaneous,

This evening at 8 o'clock a reception will oe given to Dr. Radeliffe at the church The committee of arrangements is com-posed of Mrs. C. W. Richardson of the ladies' committee, Mr. John B. Larner of the board of trustees, Mr. Justice J. M. Harlan of the board of elders, and Mr. Charles S. Bradley of the board of deacons.

THUNDER STORMS INDICATED.

Weather Forecast for Tonight and Tuesday. Forecast till 8 p.m. Tuesday-For the Dis-

trict of Columbia, Delaware and Maryland, showers and thunderstorms tonight and Tuesday: light southerly winds. For Virginia, fair tonight. Tuesday show-

ers and thunderstorms; fresh southerly winds.

Maximum temperature past twenty-four hours, 84; a year ago, 76.

Weather conditions and general forecast-The defression that has been hovering over the plateau region since Thursday last has finally passed eastward across the Rocky mountains, and is central this morning over Iowa. It is moving northeastward and will probably pass down the Saint Lawrence valley Tuesday. An area of high pressure continues over the north Rocky mountain region, and pressure is high over the Atlantic ocean and the upper lake re-

Heavy rains have fallen in the middle Missouri valley, also in the middle Mis-sissippi valley and the western portion of the lake region. There have been scattered showers and thunderstorms in the Rocky mountain region and the south Atlantic

Temperature changes have been unimpor-Rain is indicated for tonight and Tuesday the middle Atlantic states, and for to-

light only in the lower lake region. It will be somewhat cooler along the lower will be small. The winds along the middle Atlantic coast

will be fresh southerly; on the south At-lantic and east gulf coasts light and variable, and on the lower lakes brisk southwesterly, shifting to northwesterly. The following heavy precipitation (in inches) has been reported during the past twenty-four hours: Keokuk, 101; Mil-

waukee, 1.02; La Crosse, 1.29; Valentine, 1.16; Charles City, 1.52; Sioux City, 3.16. During the twenty-four hours ended 8 a.m. Sunday; Dodge, 1.56; Concordia, 2.18, Asheville, 1.50. Steamers departing today for European ports will have light, variable winds and fair weather to the grand banks.

Records for Twenty-Four Hours. The following were the readings of the thermometer and barometer at the weather bureau for the twenty-four hours beginning at 2 p.m. yesterday:

Thermometer, May 28, 4 p.m., 84; 8 p.m., 72; 12 midnight, 66; May 29, 4 a.m., 66; 8 a.m., 73; 12 noon, 79; 2 p.m. 83. Maximum, 84, at 4 p.m., May 28; minimum, 64, at 6 a.m., May 29.
Barometer, May 28, 4 p.m., 29,98; 8 p.m., 29,99; 12 midnight, 30,03; May 29, 4 a.m., 30.03; S a.m., 30.05; noon, 30.00; 2 p.m., 29.95.

Tide Tables. Today-Low tide, 11:15 a.m. and 11:26 p. m.; high tide, 4:30 a.m. and 4:54 p.m. Tomorrow-Low tide, 12 m.; high tide, 5:13 a.m. and 5:39 p.m.

The Sun and Mcon. Today-Sun rose, 4:39 a.m.; sun sets, 7:16

Tomorrow-Sun rises, 4:38 a.m. Moon rises 2:50 a.m. tomorrow.

The City Lights. The city lights and naphtha lamps all lighted by thirty minutes after sunset; extinguishing begun one hour before sunrise All are and incandescent lamps lighted fifteen minutes after sunset an extinguished

forty-five minutes before sunrise. Condition of the Water.

Temperature and condition of water at 8 Great Falls-temperature, 76; condition, 2). Georgetown distributing reservoir—temperature, 73; condition at influence gate house, 30; condition at effluent gate house, 27. Washington city reservoir—temperature, 74; condition at influent, 36; condi-

TENTH ANNIVERSARY MUST PAY THE TAX AT THE WHITE HOUSE

Decision Against New York Porto Rican Citizens Enter Corporations.

LEGISLATION OF GUBERNATO-RIAL ADMINISTRATION.

by Justice Brewer-Hyde and Dimond to Be Tried Here.

The United States Supreme Court today decided the celebrated franchise tax cases in the city of New York, involving the payment of about \$20,000,000 taxes by street rallway and gas light corporations in that city. Under the decision of the court today the corporations lose, and will have to pay the taxes.

This case arose under a law passed by the legislature of New York imposing a special franchise tax upon the public service corporations in the city of New York. The corporations fought the law to the highest court in the state of New York, and were there defeated. They then appealed to the United States Supreme Court, which today unanimously upheld in every particular the decision of the lower court. The franchise tax law was one of the special features of the administration of Theodore Roosevelt as governor of New York. When the legislature pased a measure which was not altogether satisfactory he summoned it in extra session, when it enacted the bill over which this litigation

Mr. Justice Brewer handed down the decision of the court today. The main con-tentions of the corporations were as follows: First, that the law violated the right of contract; second, that it denied the equal protection of the law to the complainants.

Mr. Justice Brewer pointed out that the decision of the court of appeals showed that there was nothing in the franchise tax law in conflict with the laws of the state of New York. He said that the plaintiff does not contend that there is objection to the constitutionality of a franchise tax law. The court denied one by one the conten-tions raised by the plaintiffs, and in a long and technical opinion set aside all the objections to this form of franchise tax.

result of the decision of the Supreme Court of the United States upholding the tax on values of corporation franchises in this Hyde and Dimond Petition Denied. In the cases of Frederick A. Hyde and Henry P. Dimond, charged with complicity in western land frauds, the Supreme Court of the United States today affirmed the de-

cision of the circuit court for the northern district of California. That decision directed the removal of the two men to the District of Columbia for trial and de-nied the petition for a writ of habeas corpus. Mr. Justice Brown delivered the opin-Hyde and Dimond were indicted under section 5440 of the Revised Statutes with John A. Benson and J. T. Schneider for conspiracy to defraud the United States out of large tracts of public lands. The indictments in their cases, as in that of Benson, were returned in the Supreme Court of the District of Columbia, and they have

carrying the case to the Supreme Court of address. the United States, where it was today decided against them. The defendants are all residents of the Pacific coast states, and some of them are reputed to be very wealthy. The operations with which they are charged were carried on in California and Oregon, where, it is asserted, that they had fraudulently se-cured hundreds of thousands of acres of valuable land. The plan of the alleged conspirators, as outlined by the government, was to obtain by illegal means titles to state school lands located in forest re-serves in California and Oregon, and to relinquish the titles thus secured to the United States under the exchange provisions of the act of 1897, and to thus obtain patents from the United States for

as circumstances seemed to suggest. Green's Case Postponed.

other lands either real or fictitious names

In the three cases of George E. Green, charged with conspiracy to defraud the government, the Supreme Court of the United States today postponed consideration of the motion to dismiss until the hearing of the cases on their merits, and set the hearing for the first Tuesday of the next term. Green was indicted in the District of Columbia with George W. Beavers in connection with the sale of supplies to the Post Office Department and has sought to evade removal to this city by habeas

Against the Hammond Elevator Co. In an opinion by Justice Brown the Supreme Court of the United States today decided the case of the board of trade of Chicago versus the Hammond Elevator Company adversely to that company. The case involved the elevator Company's right to appropriate the board's quotations. The case turned largely upon technicalities as to jurisdiction, but these were all overruled by the decision and the opinion of the circuit court for the northern district of Illinois was reversed.

New Record for Amount of Testimony. In the United States Supreme Court today Mr. Frank S. Bright, commissioner to take testimony in the case of the state of Missouri against the state of Illinois and the sanitary district of Chicago, made a report which is said to be the largest amount of testimony ever taken in a single case. This testimony is contained in eight bound volumes, which were filed with the court today. These volumes consist of 13,160 pages of typewritten evidence. They comprise the rmous aggregate of 4,480,000 words. Mr. Bright was appointed commissioner to take evidence in this case in November,

REAL ESTATE TRANSFERS.

DUMBARTON STREET NORTHWEST between 31st and 32d streets-Julia-A. Updike et vir, Orlando T., to Louisa S. Julia A. Updike et al. to Mary E. Watkins, west one-half lot 36, square 1232;

HOLMEAD ESTATE-John Loughran to Louis H. Mevers, lot 46; \$10. SIXTH AND G STREETS SOUTHEAST-Fritz W. Iseman to Amelia A. Lane, part original lots 1 and 20, square 846;

NO. 1523 S STREET NORTHWEST—William A. Gordon, trustee, et ux. to Caroline E. Ritter, lot 12, square 191; \$5. Caroline E. Ritter et al. to George H. Dyer, lot 12, square 191; \$10.

NO. 2022 FIFTEENTH STREET NORTHWEST—Albert L. S. Gatschet et ux. to John V. Camalier, lot 48, square 189; \$10. John V. Camalier to Louise H. Gatschet,

same property; \$10.
WHITTINGHAM-William Saunders to Matilda Harris, part lots 6 and 7: \$10. New Colombian Minister Received. Dr. Diego Mendoza, the new minister from

Protest.

WITH APPLICATION OF SECTION 12, FORAKER ACT.

-Extra Session After November Elections.

The Porto Ricans are asking for a greater measure of self-government than they now have, and they are taking the question of their rights direct to the President, believing that he will do them justice. Tulio Larrinaga, the resident commissioner of Porto Rico, saw the President today and talked with him. The President asked that Mr. Larrinaga submit his ideas and arguments in writing, and said he would be glad to consider them. The Porto Rican commissioner talked this way:

"We, the Porto Ricans, are not at all satisfied with the feature of the Foraker act which provides that the upper house, called the executive council, shall be formed of eleven members appointed by the President of the United States. We wish the Foraker act to be amended to make that body elective. But even objectionable as that feature of the act is, the act itself is more liberal in its spirit than it has been made to appear in its application to our people. Section 12 of the act provides that out of the eleven members appointed by the President, at least five must be natives.

During the five years of civil government about twenty different appointments have been made, in filling the other six places by Americans, and not once has a native been appointed to increase the minimum of five. This the natives greatly resent and are protesting against through every channel open to them

President in New York Tomorrow.

President Roosevelt will be the guest of the citizens of Brooklyn tomorrow-Memorial day. He will deliver an address at the unveiling of the statue of Gen. Henry W. Slocum, will review the Memorial day parade of the veterans of the civil and NEW YORK, May 29 .- Millions of dollars Spanish-American wars, and, if he should have time, will visit the Naval Y. M. C. A. of taxes in arrears will now be paid as a at the Brooklyn navy yard. At 1:16 p.m. he will leave Jersey City for Washington.

The President will make the trip in a special car attached to a regular Pennsylvania railroad train leaving Washington soon after midnight. He will arrive at Jersey City about 7 o'clock tomorrow morning. A committee of the Union League Club of Brooklyn will meet the President and his party at Jersey City and escort them to the club house, where breakfast will be served. The President will hold a brief reception after the breakfast. party besides the President will be Secretary Loeb, M. A. Latta, the President's personal stenographer, and the usual secret service officers and White House attaches.

At the conclusion of the Union League Club reception, about 9:30 a.m., the President will be escorted to the Slocum statue, at Eastern Parkway and Bedford avenue, where he will deliver an address. Mayor McClellan of New York also will speak at the ceremony. The President then will re-view the Memorial day parade. Before he returns to Jersey City the President, if time should permit, will visit the naval branch of the Y. M. C. A. at the Brooklyn so far resisted all processes to bring them branch of the Y. M. C. A. at the Brooklyn into this jurisdiction, even to the extent of navy yard, where he may deliver a brief

Extra Session Will Be Late.

It is almost a foregone conclusion now that the extra session of Congress, if there is one, will be called to meet after the November election and that the date will be somewhere about Monday, November 13. That the President is still inclined in favor of an extra session seems also to be a cer-

tainty. "The advantages of an extra session beginning in November would be to organize and begin business," said Representative Grosvenor of Ohio, who was a White House caller. "The next House will be somewhat complicated by reason of the large number of republicans and the great scarcity of democrats, thank the Lord, and the organization of the House under the circumstances will not be an easy task. Three weeks before the time for the regular session would be decidedly valuable and would give a start to the business of Congress that would be felt throughout the regular session."

Senator Foraker was another Ohio man who spent some time with the President. Senator Kittredge of South Dakota, Representative Slayden of Texas and Represen-tative Wanger of Pennsylvania saw and talked with the President. Maurice O'Connell, solicitor of the treas-ury, presented to the President Mr. and Mrs. Clibborn Hill of Ireland, Mr. Hill having represented the department of agriculture of Ireland at the St. Louis exposition.
"We found that the President knew as

THE COURT RECORD

Present: The Chief Justice, Mr. Justice Brewer, Mr. Justice Brown, Mr. Justice White, Mr. Justice Peckham, Mr. Justice

much about Ireland as we did," said Mr.

United States Supreme Court.

McKenna, Mr. Justice Holmes and Mr. Justice Day. Reeves Trenchard Strickland of the District of Columbia, George J. Drewry of Louisville, Ky.; Eugene A. Jones of the District of Columbia, L. T. Rowe of Philadelphia, Pa.; James C. Hering of Seattle, Wash.; Roger S. Powell of Duluth, Minn.; Scipio A. Jones of Little Rock, Ark.; Robert Lee Montrgue of Washington, D. C.; Charles Henry Tapping of New

mitted to practice.
No. 217. The Great Western Mining and Manufacturing Company, by L. C. Black, receiver, petitioner, agt. Charles A. Harris et al., executors, &c., et al.; on writ of certiorari to the United States circuit court of appeals for the second circuit; decree affirmed, with costs, and cause re-manded to the circuit court of the United States for the district of Vermont; opin-ion by Mr. Justice Day; Mr. Justice No. 220. Henry Van Reed, plaintiff in

Updike et vir, Orlando T., to Louisa S. error, agt. the People's National Bank of Wagner, part lot 35, square 1232; \$10. Lebanon, Pa. In error to the Court of Appeals of the state of New York. Judgment affirmed with costs. Opinion by Mr. Justice Day. No. 576. Edward B. Whitney, as trustee for appellant, agt. Charles H. Wenman et

al.; appeal from the district court of the United States for the southern district of New York. Decree reversed with costs, and cause remanded. Opinion by Mr. Justice Day. No. 424. Union Trust Company and Se-COLUMBIA HEIGHTS—George H. Dyer et ux. to Caroline E. Ritter, lot 44, block 37; \$10.

NO. 1523 S STREET NORTHWEST—Wil-peals for the seventh circuit. First and second questions answered in the affirma-

tive. Opinion by Mr. Justice Holmes. Dis-senting, Mr. Justice Harlan, Mr. Justice

Brewer and Mr. Justice Day. No. 212. The Texas and Pacific Railway Company, plaintiff in error, agt. George H. Dashiell: in error to the United States circuit court of appeals for the fifth circuit; judgment affirmed with costs and cause remanded to the circuit court of the United States for the northern district of Texas. Opinion by Mr. Justice McKenna. No. 234. Supreme Lodge, Knights of Pythias, plaintiff in error, agt. Henrietta

Meyer; in error to the supreme court of the stale of New York; judgment affirmed with Colombia, was received by President Roosevelt this sernoon at 2:30 o'clock, and cor-

Coast Naval Stores Company; on writ of certiorari to the United States cimit court of appeals for the fifth circuit; judgments reversed and cause remanded to the circuit court of the United States for the northern district of Florida for further proceedings not inconsistent with the opinion of the not inconsistent with the opinion of the court. Opinion by Mr. Justice Peckham. Dissenting, Mr. Justice Harlan.

No. 541. Daniel R. Kendall, appellant,

agt. the American Automatic Loom Com-pany: appeal from the circuit court of the United States for the southern district of New York; decree affirmed with costs. Opinion by Mr. Justice Peckham.

No. 163. Margaret Cunnins, now Margaret Smith, plaintiff in error, agt. the Lading school district; in error to the supreme court of the state of Pennsylvania; judgment affirmed with costs. Opinion by Mr Justice White.

No. 120. Giovanni Lavagnino, plaintiff in error, agt. Edmund H. Uhlig et al.; in error to the supreme court of the state of Utah; judgment affirmed with costs. Opinion by Mr. Justice White. Mr. Justice Brewer concurs in the result. Dissenting, Mr. Justice Mr. J

tice McKenna No. 193. Charles H. Farrell, administrator, etc., et al., appellants, agt. Terence O'Brien as administrator, etc., et al.; appeal from the United States Circuit Court of Appeals for the ninth circuit; appeal dis missed with costs: writ of certiorari granted and decree affirmed with costs and cause remanded to the Circuit Court of the United States for the District of Washington. Opin-ion by Mr. Justice White.

No. 406. Frederick A. Hyde, appellant. agt. John H. Shine, United States marshal in and for the northern district of Cali-fornia, etl al.; and

No. 410. Henry P. Dimond, appellant, agt. John H. Shine, United States marshal

in and for the northern district of Cali-

fornia, et al.: appeals from the Circuit

Court of the United States for the northern district of California; orders affirmed with Opinion by Mr. Justice Brown; dissenting, Mr. Justice Peckham, Mr. Justice White and Mr. Justice McKenna. White and Mr. Justice McKenna.

No. 215. Board of Trade of the city of Chicago, appellant, agt. Hammond Elevator Company et al.; appeal from the circuit court of the United States for the northern district of Illinois; decree re-

versed with costs and cause remanded. Opinion by Mr. Justice Brown; dissenting, Mr. Chief Justice Fuller, Mr. Justice Harlan and Mr. Justice Day; separate opinion by Mr. Justice Holmes. No. 74. The people of the state of New York ex rel. the Metropolitan Street Railway Company, plaintiff in error, agt, the state board of tax commissioners.

No. 75. The people of the state of New York ex rel. the Twenty-third Street Railway Company, plaintiff in error, agt. the state board of tax commissioners.

No. 76. The people of the state of New York ex rel., the Central Crosstown Raliroad Company, plaintiff in error, agt, the state board of tax commissioners; No. 77. The people of the state of New York ex rel., the Consolidated Gas Com-pany of New York, plaintiff in error, agt.

the state board of tax commissioners;
No. 78. The people of the state of New
York ex rel., the New Amsterdam Gas Company, plaintiff in error, agt. the state board of tax commissioners, and --No. 79. The people of the state of New

York ex rel., the Brooklyn City Railroad Company, plaintiff in error, agt, the state board of tax commissioners, and No. 80. The people of the state of New York ex rel., the Coney Island and Brook-lyn Railroad Company, plaintiff in error, agt, the state board of tax commissioners; in error to the supreme court of the state of New York; judgments affirmed with costs; opinion by Mr. Justice Brewer.

District Supreme Court. EQUITY COURT, NO. 1.-Justice Anderson George agt. George; trustee authorized to borrow certain sum to pay taxes. Myers agt. Cummings; decree of May 12, 1905, amended Thornton agt. Palmer; decree reforming

deed; defendant perpetually restrained from claiming. New York Quarry Company agt. Dent; cause ordered calendared for June term. McDermott agt. Riley; J. A. Butler appointed trustee to hold funds; bond, \$2.500. Wolf agt. Departmental Investment Company; auditor's report confirmed and distribution ordered. Kugler agt. Chandler; W. W. Millan ap-

pointed trustee to sell; bond, \$3,500.

Campbell vs. McConnell; auditor's report confirmed and distribution ordered. Payne agt. Payne; appearance of absent defendant ordered. Robertson agt. Robertson; W. C. Martin, John Robertson and J. H. Coleman made party defendants. Tibbs agt. Bennett; appearance of absent defendants ordered.

dissolved, with costs; complainant's solicitors, John Ridout and Cole & Donaldson; defendant's solicitor, H. E. Davis.

In re lunacy of Annie C. Wilbur; exception to auditor's report sustained and committee directed to pay bill for expert testi- at Oak Hill will begin at 10 o'clock.

Burns agt. Hayes; preliminary injunction

EQUITY COURT NO. 2-Justice Stafford. Gordon agt. Collins; trustees authorized to make repairs at increased cost. Shoemaker agt. Curran: final ratification of sale and reference to auditor. Hawes agt. Luchs; substitution of trustee.

tain sum into registry ordered.

take testimony limited.

McCafferty agt. Caldwell; payment of cer-

Maguire agt. Diggins; defendant's time to

Hall agt. Hall; alimony pendente lite awarded. CIRCUIT COURT NO. 1-Justice Anderson Roome agt. Harr; motion for new trial filed; plaintiff's attorneys, Millan & Smith; defendant's attorney, H. E. Davis.
Lynch agt. Capital Traction Company; on trial; plaintiff's attorneys, S. V. Hayden and Herbert L. Franc; defendant's attorneys, R. Ross Perry & Son and G. Thomas Taylor.

Matthews agt. American Security and Trust Company: leave to plaintiff to de-posit \$50 as security for costs, by consent. Perry agt, Forrest; judgment for plain-tiff for amount admitted by defendant; plaintiff's attorney, W. P. Williamson,

CRIMINAL COURT NO. 1-Justice Wright.

In re Benjamin F. McCaully; contempt of

ourt; order that sentence be carried into United States agt. John Conroy; embezzlement; defendant committed.
United States agt. William G. Crawford;
violating Section 5440 Revised Statutes of the United States; on trial; attorneys, J. tinued until later in the week, when a G. Carlisle and Worthington, Heald & full argument can be heard.

CRIMINAL COURT NO. 2-Justice Gould. In re will of Ann E. Coates; on trial; caveators' attorneys, Joseph D. Sullivan, Cole & Donaldson and W. B. Reilly; cavea-

Estate of Harriet L. Coyle; order to trans-fer stock; attorneys, Gordon & Gordon. Estate of James McGrath; order appointing James D. McGrath; bond, \$200; attorney, W. D. Sullivan. Estate of Norton Frank; letters of admin-

administration granted to Charlotte E. are many cases which come up almost Phillips; bond, \$500; attorney, R. E. Pairo. every day in the Police Court for violat-Estate of Samuel Uber; petition for probate of will filed; attorney, John R. Shields.

Estate of Ashbury R. Johnson; order to sell personal estate; atorney, C. S. Shreve, junior.

Estate of Frank C. Cosby; order for additional bond, \$600. Estate of Samuel Uber; petition for pro-

Estate of Susanna E. Dunn; order for new bond, \$500. BANKRUPTCY COURT-Justice Anderson In re Augustus J. Stabler; adjudication and reference to E. S. McCalmont ordered.

News Briefs.

state of New York; judgment affirmed with costs. Opinion by Mr. Justice McKenna.

No. 245. Ah Sin, plaintiff in error, agt. John of Chicago, and William of Wheel-

MEMORIAL PROGRAM

Services in Charge of Grand Army of the Republic.

AT THE CEMETERIES

CEREMONIES OF DEDICATION OF MACAULEY STATUE.

Names of Orators and Orders of Exercises at the Graves of the Dead.

Memorial day arrangements have been completed by the committees representing the G. A. R., the Spanish War Veterans and Sons of Veterans, as detailed in The Sunday Star. Printed programs containing the services in detail at Arlington and the other cemeteries have been prepared and will be circulated among those who attend the several ceremonies tomorrow. The parade, as outlined in The Star, will form at 9:30 o'clock tomorrow morning on

the north side of Pennsylvania avenue, the

right resting on 15th street. The column

will move at 10 o'clock sharp over the foilowing route: 15th street north to Pennsylvania avenue, west to Jackson place, north to H street, east to 12th street, south on 12th street to Pennsylvania avenue to the electric cars and thence to Arlington. The orators at Arlington, as stated several days ago in The Star, will be Senator J. B. Foraker for the Grand Army of the Republic, and Chaplain Charles C. Pierce, U. S. A., for the United Spanish War Veterans, of which organization he is chaplain for the Department of the District of Columbia. The ceremonies at Arlington will be opened by a national salute at noon by a battery of United States field artiliery.

sical selections by the Marine Band, vocal music by the choir and assembly, reading of orders; poem, "The Bivouac of Arlington," by DeWitt C. Sprague; Lincoln's address at Gettysburg, by Capt. R. H. Wood of the Spanish War Veterans; benediction by Chaplain H. S. Stevens and "Taps." Brief services in the Spanish war sec-tion will precede those in the amphitheater in charge of Department Commander S. Clifford Cox. Following all will be the ceremonies attending the unveiling of the mon-ument erected in honor of Gen. Daniel Mc-Cauley, late colonel of the 11th Indiana. Regiment. Gen. John C. Black will be the orator of the occasion, and a patriotic poem by Col. John A. Joyce will be read. The procession at Arlington will form at 12 o'clock noon south of the Arlington man-

Other features at Arlington will be mu-sical selections by the Marine Band, vocal

thence to the Spanish war section. At Soldiers' Home.

sion, and, headed by the band, will pro-ceed to the "Tomb of the Unknown," and

The services at Soldiers' Home will begin at 9:45 o'clock in the forenoon and will be under the auspices of Henry Wilson Post, G. A. R., and John Jacob Astor Camp, Spanish War Veterans. Music will be furnished by the Soldiers' Home Band, and there will be choruses, solos and recita-tions. The oration will be by Rev. Abram Simon of the Washington Hebrew Congre-

The ceremonies at Congressional cemetery will begin at 9 o'clock with the sounding of "reveille" and "assembly." There will be music by the United States Engineer Band. choir singing and soles. The oration will be delivered by Mr. William E. Andrews. A field battery of United States artillery will fire the national salute. At the con-clusion of these ceremonies services in memory of the sailor dead will be held at the Pennsylvania avenue bridge, near the

cemetery.

The services at Glenwood, Prospect Hill, St. Mary's and Mount Olivet will begin at 9.30 o'clock. The oration will be By Col. 9.30 o'clock. The oration will be By Col. Robert E. Doan of Ohio. In Georgetown.

The assembly at Holy Rood cemetery will be at the entrance at 9 o'clock, the services to begin soon thereafter. The ceremonies The address at St. Elizabeth's cemetery Gibbons agt. Stanton; reference to audiwill be by Superintendent William A. White

and Past, Department Commander William S. Odell, and the program of instrumental and vocal music, heretofore given in The Star, will be carried out. Star, will be carried out.

The Battle Ground cemetery services as heretofore stated in The Star, will be under the direction of Mr. B. H. Warner. The addresses will be by Rev. George Bailey and Mr. Simon Wolf. The hour of assembling will be 2:45 o'clock.

ling will be 2:45 o'clock.

At Harmony cemetery a bugler will sound assembly at noon. The introductory remarks will be by Mr. C. R. Douglass. There will be an address by Mr. L. Melendes King, vocal music and a salute to the dead by the 1st Separate Battalion, District of

Columbia National Guard.

. TEST TO BE MADE. Validity of a Police Regulation Called Into Question.

An attack is to be made in the courts, it is said, on the police regulation promulgated by the Commisioners as the result of a motion to quash an indictment, which motion was made in the Police Court before Judge Kimball this morning. After the formal motion had been filed, on the calling of the case, Judge Kimball expressed the opinion that the matter was a very important one, on which he desired to hear full argument. As the court was very busy today the case was con-

The motion was made by Attorney Baker in the case of Percy T. Lewis, an offi-cer of the first precinct station, who is charged with violating the police regulations in discharging a firearm on the pub-lic streets. The warrant for the officer & Barksdale.

PROBATE COURT—Justice Stafford.
Estate of Morris Keim; order of sale; attorneys, Gordon & Gordon.
Estate of Harriet L. Covies order to the Court. Sergt. Hartley is the chief witness.

in the case.

in the case.

A motion was made to the court to quash the information on several grounds, which questions the validity of the police regulations. The regulations state that Estate of Norton Frank; letters of administration granted to Emma R. Elias; bond, \$100; attorney, George F. Williams.

Estate of William J. Miller; will admitted maintains that the Commissioners have no Estate of William J. Miller; will admitted to probate and letters testamentary granted to Andrew J. Miller; bond, \$100; attorney, T. Percy Myers.

Estate of LeRoy L. Overton; letters of administration granted to Etta Overton; bond, \$1,500; attorney, J. A. Cóbb.

Estate of Frank Marrow; letters of administration granted to William L. Pollard; bond, \$200; attorney, W. L. Pollard; lowed, it will attack seriously the entire power, attorney w. L. Pollard; lowed, it will attack seriously the entire police regulations, promulgated by the bond, \$300; attorneys, W. L. Pollard and M. N. Richardson.

Estate of William G. Phillips; letters of which delegate powers of this kind. There ing the police regulations, and should this motion succeed there will be a serious

Modesty-and Space-Forbid. From the New York Herald.

When and by what authority does the metropolis of the Sucker State set up in business as a regulator of skirts, a huge smoked glass of fashion and a sprawling mold of hoop inflated form?-Cleveland Jacob Glessner, aged ninety-six, and the ldest resident in Zanesville, Ohio, died Thus does our lively contemporary vent

Jacob Glessner, aged ninety-six, and the oldest resident in Zanesville, Ohlo, died there Thursday afternoon from a general break down. Three sons survive besides the widow. George of Springfield, Ohio; John of Chicago, and William of Wheel-widow. W. Va. all millionaires.

Leager.

Thus does our lively contemporary vent its indignation against a Chicago authorative assertion that "every woman in the country will have hoops on before fall."

Monstrous crinolines were barely possible in the primitive and spacious 60's, ble in the primitive and spacious 60's, ble in the primitive and spacious 60's.